TRANSLATION

## PATENT COOPERATION TREATY

# **PCT**

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

| Applicant's or agent's file reference   | <del></del>                                  |   |  |  |  |
|---|--|---|--|--|--|
| C1-A0404P   | FOR FURTHER ACTION                           | ACTION See Form PCT/IPEA/416  |  |  |  |
| International application No  | International filing date (day/month/        | vear) Priority date (day/month/year)  |  |  |  |
| PCT/JP2004/005152   | 09.04.2004                                   |   |  |  |  |
| International Patent Classification (IPC) or  | national classification and IPC              |   |  |  |  |
|   |  |   |  |  |  |
| C12N15/09 C07K16/28   | C07K16/46 A61P35/00 A                        | 61P37/02 A61P43/00 A61K39/395   |  |  |  |
| Applicant   |  |   |  |  |  |
| CHUGAI SEIYAKU KABU   | SHIKI KAISHA                                 |   |  |  |  |
|   |  |   |  |  |  |
| This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36. |  |   |  |  |  |
| 2. This REPORT consists of a total of   | of sheets                                    | s, including this cover sheet.  |  |  |  |
|   |  |   |  |  |  |
| a. (sent to the applicant)  | and to the International Bureau) a total of  | sheets, as follows:   |  |  |  |
| sheets of the des   | cription, claims and/or drawings which b     | ave been amended and are the basis for this report and/or   |  |  |  |
| sheets containing instructions)   | g rectifications authorized by this Anthori  | ty (see Rule 70-16 and Section 607 of the Administrative  |  |  |  |
| i i   |  | hority considers contain an amendment that goes beyond  |  |  |  |
| the disclosure in Box.  | the international application as filed, as   | indicated in item 4 of Box No. I and the Supplemental   |  |  |  |
| b. (sem to the Internatio   | nal Bureau only) a total of tindicate type a | and number of electronic carrier(s))  |  |  |  |
| 1 Disc  |  |   |  |  |  |
|   | uter readable form only, as indicated in t   | econtaining a sequence listing and/or tables<br>he Supplemental Box Relating to Sequence Listing (see |  |  |  |
| Section 802 of the Admi   |  |   |  |  |  |
| 4. This report contains indications re  | lating to the following items:               |   |  |  |  |
| Box No. 1 Basis of  | the report                                   |   |  |  |  |
| Box No. 11 Priority   |  |   |  |  |  |
| Box No. III Non-est   | ablishment of opinion with regard to nove    | lty, inventive step and industrial applicability  |  |  |  |
| Box No. IV Lack of  |  |   |  |  |  |
| Box No. V  Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability: citations and explanations supporting such statement                                    |  |   |  |  |  |
| Box No. VI Certain  | documents cited                              |   |  |  |  |
| Box No. VII Certain   |  |   |  |  |  |
| Box No. VIII Certain observations on the international application  |  |   |  |  |  |
|   |  |   |  |  |  |
| Date of submission of the demand  | tane or compi                                | CHOICA HIISTCIKAL   |  |  |  |
| Name and mailing address of the IPEA/IP   | Authorized of                                | Authorized officer  |  |  |  |
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| Facsimile No.   | Telephone No                                 | Telephone No.   |  |  |  |

International application No
PCT/JP2004/005152

| R        | x No. 1   | Basis of the repurt  |   |  |  |
|----------|---|--|---|--|--|
| <u> </u> |   |  |   |  |  |
| l.       | <ol> <li>With regard to the language, this report is based on the international application in the language in which it was filed, unless otherwise<br/>indicated under this item.</li> </ol> |  |   |  |  |
|          | This report is based on translations from the original language into the following which is the language of a translation furnished for the purposes of:                                      |  |   |  |  |
|          |   | international search (Rule 12.3 and 23.1(b))   |   |  |  |
|          |   | publication of the international application (Rule 12.4)   |   |  |  |
| ĺ        |   | international preliminary examination (Rule 55.2 and/or 55.3)  |   |  |  |
| 2.       | rece  | regard to the elements of the international application, this report is<br>iring Office in response to an invitation mader Article 14 are referre-<br>report): |   |  |  |
|          | $\boxtimes$   | the international application as originally filed/furnished  |   |  |  |
|          |   | the description:   |   |  |  |
|          |   | pages  | as originally filed/furnished                             |  |  |
|          |   | pages* receive   | hy this Authority on                                      |  |  |
|          |   |  | thy this Authority on                                     |  |  |
|          |   |  |   |  |  |
|          | Ш   | the claims:  |   |  |  |
|          |   | nos.   | as originally filed/furnished                             |  |  |
|          |   | nns.*  | as amended (together with any statement) under Article 19 |  |  |
| }        |   | nos.# receive  | f by this Authority on                                    |  |  |
|          |   | nos.* receive  | f by this Authority on                                    |  |  |
|          |   | the drawings:  |   |  |  |
|          |   | sheets   | as originally filed/furnished                             |  |  |
|          |   | sheets* receive  | d by this Authority on                                    |  |  |
|          |   |  | d by this Authority on                                    |  |  |
|          | X   | a sequence listing and/or any related (ablets) - see Supplemental Box  |   |  |  |
|          |   |  | retaining to requence issuing.                            |  |  |
| 3.       | Ш   | The amendments have resulted in the cancellation of:   |   |  |  |
|          |   | the description, pages   |   |  |  |
| }        |   | the claims, nos.   |   |  |  |
|          |   | the drawings, sheets/figs  |   |  |  |
|          |   | the sequence listing (specify):  |   |  |  |
|          |   | any table(s) related to sequence listing (specify):  |   |  |  |
| 4.       |   | This report has been established as if (some of) the amendments an they have been considered to go beyond the disclosure as filed, as in                       |   |  |  |
|          |   | the description, pages   |   |  |  |
|          |   | the claims, nos.   | •   |  |  |
| 1        |   |  |   |  |  |
|          |   | the drawings, sheets/figs  |   |  |  |
|          |   | the sequence listing (specify):  |   |  |  |
|          |   |  |   |  |  |
| <u> </u> | If ite  | m 4 applies, some or all of those sheets may be marked "superseded."   |   |  |  |

| International application No |                   |  |
|------------------------------|-------------------|--|
|                              | PCT/JP2004/005152 |  |

| Box | Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability: citations and explanations supporting such statement |                   |      |       |
|-----|---|-------------------|------|-------|
| 1.  | Statement   |                   |      |       |
|     | Novelty (N)   | Claims            | 1-14 | YES   |
|     |   | Claims            |      | NO    |
|     | Inventive step (18)   | Claims            |      | YES   |
|     |   | Claims            | 1-14 | NO NO |
|     | Industrial applicab   | ility (IA) Claims | 1-14 | YES   |
|     |   | Claims            |      | NO NO |
| ŀ   |   |                   |      |       |

2 Citations and explanations (Rule 70.7)

Document 1: Hudson P. J. et al., High avidity selv multimers; diabodies and triabodies, J Immunol Methods, 1999, Vol. 231, pages 177-189

Document 2: Kortt A. A. et al., Dimeric and trimeric antibodies: high avidity scl-vs for cancer targeting, Biomol Eng. 2001, Vol. 18, pages 95-108

Document 3: Xiong D. et al., Efficient inhibition of human B-cell lymphoma xenografts with an anti-CD20 x anti-CD3 bispecific diabody, Cancer Lett, 2002, Vol. 177, pages 29-39

Document 4: Matsuoka S. et al., A novel type of cell death of lymphocytes induced by a monoclonal antibody without participation of complement, J Exp Med, 1995, Vol. 181, pages 2007-2015

Document 5: Payen J. et al., Negative singalling by anti-HLA class I antibodies is dependent upon two triggering events, Int Immunol, 1998, Vol. 10, pages 1347-1358

Document 6: Woodle E. S. et al., Anti-human class I MIIC antibodies induce apoptosis by a pathway that is distinct from the Fas antigen-mediated pathway, J Immunol, 1997, Vol. 158, pages 2156-2164

Document 7: Tahtis K, et al., Biodistribution properties of (111)indium-labeled C-functionalized trans-cyclohexyl diethylenetriaminepentaacetic acid humanized 3S193 diabody and F(ab')(2) constructs in a breast carcinoma xenografi model, Clin Cancer Res, 2001, Vol. 7, pages 1061-1072

Document 8: Rossi E. A. et al., Development of new multivalent-bispecific agents for pretargeting tumor localization and therapy, Clin Cancer Res, 2003, Vol. 9, pages 3886S-3896S

The subject matters of claims 1-7 do not appear to involve an inventive step in view of documents 1-8 cited in the ISR.

Documents 1-3 respectively are considered to disclose that efficient crosslinking of two antigens can be performed by the use of a diabody. Documents 4-6 respectively are also considered to disclose that various anti HLA antigens are able to induce apoptosis in various cells (for example. T cells and B cells) by crosslinking with a target cell surface antigen. Furthermore, that a diabody having a given CDR can be produced by using a variable region of a humanized antigen having the given CDR introduced therein had been well known prior to the filing date of the present application, as described in documents 7 and 8.

So, in the inventions described in documents 4-6, a person skilled in the art could have easily conceived of attempting to employ the diabody described in documents 1-3 to achieve efficient crosslinking with an antigen on the surface of a target cell for the purpose of efficiently inducing

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Box No. V

Reasoned statement under Article 35(2) with regard to novely, inventive step or industrial applicability; citations and explanations supporting such statement

apoptosis.

In so doing, a person skilled in the art could have, as a matter of course, produced and employed a diabody having a CDR derived from an anti-HLA antigen, since the inventions described in documents 4-6 induce apoptosis by the use of an anti-HLA antigen. In addition, as the anti-HLA antigen from which the said CDR is derived, a person skilled in the art could have accordingly employed an appropriate anti-HLA antigen selected from a group of anti-HLA antigens acquired by a given well-known technique.

Therefore, the subject matters of claims 1-7 of the present application incorporating such a constitution are not considered to assure an especially superior effect in cytotoxic activity or antitumor effect to the inventions described in documents 1-8.

The subject matters of claims 8-14 do not appear to involve an inventive step in view of documents 1-8 cited.

Employing the aforesaid diabody for an apoptosis-inducing agent, antitumor medicine, and autoimmune disease therapeutic agent is a matter that a person skilled in the art could have easily conceived as required.

In addition, incorporating such a constitution into the subject matters of claims 1-7 of the present application is not considered to assure an especially superior effect in cytotoxic activity or antitumor effect to the inventions described in documents 1-8 either.

## **COPY SUBMITTED IN IDS**

# International application No. INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY PCT/JP2004/005152 Box No. VI Certain documents cited Certain published documents (Rule 70 10) Filing date Priority date (valid claim) Application No. Publication date (day/month/year) Patent No (day/month/year) (day/month/war) WO 04/033499 A1 22.04.2004 10.10.2003 11.10.2002 [EX] Non-written disclosures (Rule 70.9) Date of written disclosure referring to non-written disclosure (day/month/year) Kind of non-written disclosure Date of non-written disclosure (day/month/yeur)

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| Supplemental Box Relating to Sequence Listing  |  |  |  |  |
|--|--|--|--|--|
| Continuation of Box No. 1, item 2:   |  |  |  |  |
| With regard to any nucleotide and/nr amino acid sequence disclosed in the international application and necessary to the claimed invention, this report was established on the basis of:   |  |  |  |  |
| a. type of material  a sequence listing  table(s) related to the sequence listing  b. format of material  in written format  in computer readable form  c. time of filing/furnishing  contained in the international application as filed  filed together with the international application in computer readable form  furnished subsequently to this Authority for the purposes of search and/or examination  received by this Authority as an amendment* on |  |  |  |  |
| 2. In addition, in the case that more than one version or copy of a sequence fisting and/or tablets) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.  |  |  |  |  |
| 3 Additional comments:   |  |  |  |  |
| by item 4 in Box No. Lapplies, the fisting and/or table(s) related thereto, which form part of the basis of the report, may be marked "superscaled."   |  |  |  |  |